EXHIBIT 3 DEPOSITION NOTICE OF DAVID BROOKE REATH, MD

UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF MASSACHUSETTS

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY

LITIGATION

THIS DOCUMENT RELATES TO:

All Actions

MDL No. 2419

Master Dkt. 1:13-md-02419-RWZ

DEPOSITION NOTICE

Please take notice that pursuant to Rule 30 of the Federal Rules of Civil Procedure and MDL Order No. 10 (Document #1426), the Plaintiffs' Steering Committee ("PSC") will take the deposition of David Brooke Reath, MD, on Saturday, April 9, 2016 at 9:00 a.m., at the office of Kramer Rayson 800 S. Gay Street #2500 Knoxville, TN 37929. The deposition will be recorded by stenographical means and by video. A request for records is attached as Exhibit A hereto.

Dated: March 10, 2016

Respectfully submitted,

/s/ Benjamin A. Gastel

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Plaintiffs' Steering Committee and Tennessee State

Chair

CERTIFICATE OF SERVICE

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I, Benjamin A. Gastel, hereby certify that I caused a copy of the foregoing to be filed

electronically via the Court's electronic filing system. Those attorneys who are registered with

the Court's electronic filing system may access these filings through the Court's system, and

notice of these filings will be sent to these parties by operation of the Court's electronic filing

system.

Dated: March 10, 2016

/s/ Benjamin A. Gastel

Benjamin A. Gastel

EXHIBIT A

The word "documents" shall be defined to include any kind of written, typewritten, printed or recorded material whatsoever, including without limitation, statements, notes, transcription of notes, memoranda, letters, telefaxes, publications, agreements, pictures, photographs, audio tape recordings, video tape recordings, cassettes, transcriptions of any such recordings, log books, business records, and computer files or electronic data such as e-mails or instant messages.

Pursuant to the Federal Rules of Civil Procedure, this will serve as a request for the Deponent, expert witness David Brooke Reath, MD, to produce the following documents at least seven days before the deposition:

- 1. All documents containing facts or data that was considered in forming his expert opinions.
- 2. All documents containing facts or data that the underlying party's attorney provided to him and that he considered in forming the opinions to be expressed.
- 3. Copies of all scholarly literature on which he relied.
- 4. All exhibits that he intends to use to summarize or support his opinions.
- 5. All materials relevant to his opinions and his expert report in this case.
- 6. A list of all publications he authored in the previous 10 years.
- 7. A list of all other cases in which he has testified as an expert at trial or by deposition within the previous 4 years.
- 8. All communications relating to compensation for his study or testimony.
- 9. All non-privileged communications relating to his report.
- 10. A current resume and curriculum vitae.